

A091 (Rev. 8/01) Criminal Complaint

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS**

UNITED STATES OF AMERICA

V.

**Eduardo Pineda Pineda****CRIMINAL COMPLAINT**Case Number: **C-15-1536M**

NOV 4 2015  
David J. Bradley, Clerk of Court

I, the undersigned complainant state that the following is true and correct to the best of my knowledge and belief. On or about November 3, 2015 in Brooks County, in the

Southern District of Texas defendant, **Eduardo Pineda Pineda**

a native and citizen of Mexico, and an alien who had been previously deported from the United States, was found unlawfully within the United States in Brooks County, Texas, the said defendant having not obtained the consent of the Attorney General or the Secretary of the Department of Homeland Security for application for readmission into the United States,

in violation of Title 8 United States Code, Section(s) 1326.

I further state that I am a(n) Border Patrol Agent and that this complaint is based on the following facts:

On November 3, 2015, Eduardo PINEDA-Pineda was encountered attempting to circumvent the United States Border Patrol Checkpoint near Falfurrias, Texas by walking through the brush. Border Patrol Agents determined PINEDA to be a citizen and national of Mexico without any immigration documents to be or remain in the United States legally. Record checks revealed PINEDA was ordered removed by an Immigration Judge on July 20, 1999. PINEDA was then physically removed from the United States to Mexico on August 16, 1999 via Calexico, California. Record checks further revealed PINEDA was convicted for 3 years for transport/sell narcotics. PINEDA stated his last entry into the United States was on October 31, 2015 near Hidalgo, Texas. At this time, there is no evidence to indicate PINEDA has applied for re-admission into the United States by the United States Attorney General or the Secretary of the Department of Homeland Security. RGV Prosecutions North presented the facts to AUSA Jeff Miller who accepted prosecution for 8 USC 1326, Re-entry after Deportation.

Sworn to before me and signed in my presence,  
and probable cause found on:

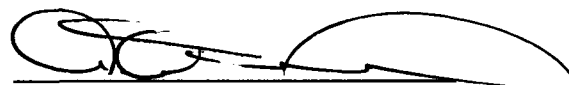
November 4, 2015

Date

B. Janice Ellington U.S. Magistrate Judge

Name and Title of Judicial Officer

at



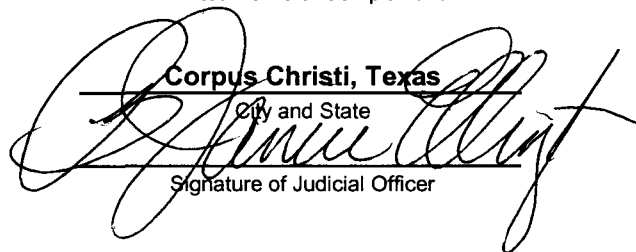
Signature of Complainant

George A. Torres

Printed Name of Complainant

Corpus Christi, Texas

City and State



Signature of Judicial Officer